

E-Filed 11/3/08

1 MICHAEL ALLEN
2 *mallen@reimanlaw.com*
3 ANITA KHANDELWAL (State Bar # 243743)
akhandelwal@reimanlaw.com
4 **RELMAN & ASSOCIATES LLC**
5 1225 19th Street NW, Suite 600
Washington, DC 20036
Telephone: 202-728-1888
Facsimile: 202-728-0848

6 SUSAN ANN SILVERSTEIN
ssilverstein@aarp.org
AARP FOUNDATION LITIGATION
7 601 E. Street, NW, Rm A4-140
Washington DC 20049
Telephone: 202-434-2159
Facsimile: 202-434-6424

10 Attorneys for Plaintiff

GEORGE J. ZISER (State Bar # 51879)
ziser@lbbslaw.com
ALEX A. GRAFT (State Bar # 239647)
graft@lbbslaw.com
**LEWIS BRISBOIS BISGAARD &
SMITH LLP**
One Sansome St., Suite 1400
San Francisco, California 94104
Telephone: 415-362-2580
Facsimile: 415-434-0882

Attorneys for Defendant

11
12 **UNITED STATES DISTRICT COURT**
13 **NORTHERN DISTRICT OF CALIFORNIA**
14 **(SAN JOSE)**

15
16 **SALLY HERRIOT,**

17 Plaintiff,

18 — v.—

19 **CHANNING HOUSE,**

20 Defendant.

21 Case No. C06-06323 JF

22 **STIPULATION AND [PROPOSED]
ORDER RESETTING MOTIONS
AND EXTENDING BRIEFING
SCHEDULE**

23 Motion Date: **November 14, 2008**

Time: 9:00 a.m.

Courtroom: 3

24 In light of a medical issue affecting lead counsel for the Plaintiff, the parties, by counsel,
hereby STIPULATE to a continuance of the hearing date on Channing House's Motion for
Summary Judgment, and plaintiff's Motion for Reconsideration to Friday, November 21, 2008 at
9:00 a.m.; and the parties further stipulate that their respective opposition briefs will be due on
November 5, 2008, and their respective reply briefs shall be due on November 14, 2008.

25 **STIPULATION AND [PROPOSED] ORDER RESETTING MOTIONS AND EXTENDING BRIEFING SCHEDULE**

1 IT IS SO STIPULATED:

2 Dated: October 30, 2008

3 RELMAN & DANE, PLLC

4 
Michael Allen
5 Attorney for Plaintiff

6 Dated: October 30, 2008

7 LEWIS, BRISBOIS, BISGAARD, & SMITH LLP

8 
/s/ Alex A. Graft

9 Alex A. Graft
Attorney for Defendant

10 **ORDER**

11 For the reasons set forth above, the Court hereby continues the motions hearing date to
12 November 21, 2008, extends the time for filing opposition briefs to November 5, 2008. Reply
13 briefs will be filed by November 14, 2008.

14
15 IT IS SO ORDERED.

16 Dated: 11/3/08

17 
18 THE HONORABLE JEREMY FOGEL
United States District Judge

19
20
21
22
23
24
25
26
27
28

STIPULATION AND [PROPOSED] ORDER RESETTING MOTIONS AND EXTENDING BRIEFING SCHEDULE

1
2 **CERTIFICATE OF SERVICE**
3 **NORTHERN DISTRICT OF CALIFORNIA**
4

5 I hereby certify that on October 30, 2008, a copy of the foregoing Stipulation and [Proposed]
6
7 Order Resetting Motions and Extending Briefing Schedule was electronically filed and by operation of
8 the Court's ECF system was served upon the following by electronic mail:
9

10 **George J. Ziser**
11 **Alex Graft**
12 Lewis Brisbois Bisgaard & Smith LLP
13 One Sansome Street, Suite 1400
14 San Francisco, CA 94104
15 Tel: (415) 362 2580
16 Fax: (415) 434 0882
17 Email: ziser@lbbslaw.com
18 Email: graft@lbbslaw.com

19 **Paul A. Gordon**
20 **James Napoli**
21 HANSON DRIDGETT MARCUS VLAHOS & RUDY
22 425 Market Street, 26th Floor
23 San Francisco, CA 94105
24 Tel: (415) 995-5014
25 Fax: (415) 541-9366
26 Email: pgordon@hansonbridgett.com
27 Email: jnapoli@hansonbridgett.com

28 _____
29 /s/ Nayna Gupta
30 Nayna Gupta